REMARKS

Applicants respectfully request favorable reconsideration of this application, as amended. Claims 1, 2, 4-14, 16, 18, 20, 22, 23, 25, 27-29, 31-33, 35, 37-39, 41, 42, 44-49, 51-53, and 55-64 are currently pending. By this amendment, Claims 17, 19, 21, 24, 26, 30, 34, 36, 40, 43, 50 and 54 have been canceled, Claims 7-10, 42, 44-49, 51 and 52 have been amended to define expressions as required by the Office Action. Therefore, Applicants believe the § 112, second paragraph, rejections from the Office Action dated May 15, 2008 are overcome by the amendments and respectfully request that a Notice of Allowance to that effect be issued.

Applicants would like to renew their Request to Withdraw Final Rejection filed on August 15, 2008, but not yet acted upon. Applicants assert that the current Final Rejection is improper and should be withdrawn. Upon checking PAIR, Applicants note the May 15, 2008 Office Action is listed as a "Non-Final Rejection" (see Appendix A, IFW printout), but the document identified as being Non-Final is actually a Final Rejection (see Office Action, Appendix B). Also, please note on August 15, 2008 an entry for a Miscellaneous Incoming Letter (see Appendix C), which is a copy of Applicant's Request to Withdraw the Final Rejection. To date, no response has been sent or received.

Regardless, in order to preserve their rights Applicants are filing this response and a Notice of Appeal. Applicants request that the Examiner immediately withdraw the finality of the Rejection. Attached hereto also please find a Request for Refund of the Notice of Appeal Fee, which was filed to preserve the Applicants' rights, but is not believed to be correctly so.

Should the Examiner believe that any further action is necessary to place this application in better form for allowance, the Examiner is invited to contact Applicants' representative at the telephone number listed below.

The Commissioner is hereby authorized to charge to Deposit Account No. 50-1165 (T3386-906538) any fees under 37 C.F.R. §§ 1.16 and 1.17 that may be required by this paper and to credit any overpayment to that Account. If any extension of time is required in connection with the filing of this paper and has not been separately requested, such extension is hereby requested.

Respectfully submitted,

David R. Schaffer Reg. No. 43,089

Date: November 14, 2008

Miles & Stockbridge, P.C. 1751 Pinnacle Drive, Suite 500 McLean, Virginia 22102-3833 (703) 903-9000

11-14-

2008::10:09:47

This application is officially maintained in electronic form. To View: Click the desired Document Description. To Download and Print: Check the desired document(s) and click PDF.

Bibliographic	c Data			
Mail Room Da	te Documen Code	Document Description	Document Category Pa	ge Count
08-15-2008	LET.	Miscellaneous Incoming Letter	PROSECUTION	3
08-15-2008	N417	EFS Acknowledgment Receipt	PROSECUTION	2
05-17-2008		Email Notification	PROSECUTION	
05-15-2008	CTNF	Non-Final Rejection	PROSECUTION	5
05-15-2008	FWCLM	Index of Claims	PROSECUTION	2
02-11-2008	A	Amendment/Req. Reconsideration-After Non-Final Reject	PROSECUTION	1
02-11-2008	CLM	Claims	PROSECUTION	29
02-11-2008	REM	Applicant Arguments/Remarks Made in an Amendment	PROSECUTION	1
02-11-2008	WFEE	Fee Worksheet (PTO-06)	PROSECUTION	2
02-11-2008	N417	EFS Acknowledgment Receipt	PROSECUTION	2
09-11-2007	CTNF	Non-Final Rejection	PROSECUTION	9
09-11-2007	892	List of references cited by examiner	PROSECUTION	1
09-11-2007	FWCLM	Index of Claims	PROSECUTION	1
09-11-2007	SRFW	Search information including classification, databases and other search related notes	PROSECUTION	1
06-18-2007	A	Amendment/Req. Reconsideration-After Non-Final Reject	PROSECUTION	1
06-18-2007	CLM	Claims	PROSECUTION	35
06-18-2007	REM	Applicant Arguments/Remarks Made in an Amendment	PROSECUTION	5
06-18-2007	XT/	Extension of Time	PROSECUTION	1
12-18-2006	CTNF	Non-Final Rejection	PROSECUTION	8
12-18-2006	1449	List of References cited by applicant and considered by examiner	PROSECUTION	1
12-18-2006	892	List of references cited by examiner	PROSECUTION	1
12-18-2006	BIB	Bibliographic Data Sheet	PROSECUTION	1
12-18-2006	FWCLM	Index of Claims	PROSECUTION	1
12-18-2006	SRFW	Search information including classification, databases and other search related notes	PROSECUTION	1
12-10-2006	SRNT	Examiner's search strategy and results	PROSECUTION	7
01-31-2005	EBCC.AD	Notice of Change of Address placed in File Wrapper due to EBC Customer Number update	PROSECUTION	1
01-26-2005	TRTC	Transmittal to TC	PROSECUTION	2
01-26-2005	136A	Authorization for Extension of Time all replies	PROSECUTION	2
11-23-2004	A.PE	Preliminary Amendment	PROSECUTION	1
11-23-2004	CLM	Claims	PROSECUTION	31
11-23-2004	REM	Applicant Arguments/Remarks Made in an Amendment	PROSECUTION	1
09-09-2004	PEFR	Applicant Response to Pre-Exam Formalities Notice	PROSECUTION	9
09-09-2004	A.PE	Preliminary Amendment	PROSECUTION	1
09-09-2004	SPEC	Specification	PROSECUTION	1
09-09-2004	CLM	Claims	PROSECUTION	23
09-09-2004	ABST	Abstract	PROSECUTION	1
09-09-2004	REM		PROSECUTION	1
08-11-2004	PEFN	Applicant Arguments/Remarks Made in an Amendment		1
05-25-2004	LET.	Pre-Exam Formalities Notice	PROSECUTION	2
		Miscellaneous Incoming Letter	PROSECUTION	1
04-05-2002	LET.	Miscellaneous Incoming Letter	PROSECUTION	4
11-07-2000	PEFR	Applicant Response to Pre-Exam Formalities Notice	PROSECUTION	3
11-07-2000	CFILE	Request for Corrected Filing Receipt	PROSECUTION	2
11-07-2000	A.PE	Preliminary Amendment	PROSECUTION	1
11-07-2000	CLM	Claims	PROSECUTION	24
11-07-2000	ABST	Abstract	PROSECUTION	1

Appendix A

11-07-2000	REM	Applicant Arguments/Remarks Made in an Amendment	PROSECUTION	1
11-07-2000	SPEC	Specification	PROSECUTION	26
11-07-2000	CLM	Claims	PROSECUTION	4
11-07-2000	ABST	Abstract	PROSECUTION	1
11-07-2000	DRW	Drawings-only black and white line drawings	PROSECUTION	2
06-28-2000	LET.	Miscellaneous Incoming Letter	AS FILED	49
06-28-2000	WCLM	Claims Worksheet (PTO-2022)	PROSECUTION	1
06-28-2000	WFEE	Fee Worksheet (PTO-06)	PROSECUTION	1
06-28-2000	IDS	Information Disclosure Statement (IDS) Filed (SB/08)	PROSECUTION	3
06-28-2000	NPL	NPL Documents	PRIOR ART	1
06-28-2000	FRPR	Certified Copy of Foreign Priority Application	PROSECUTION	1
06-28-2000	NPL	NPL Documents	PRIOR ART	14
06-28-2000	NPL	NPL Documents	PRIOR ART	16
06-28-2000	FRPR	Certified Copy of Foreign Priority Application	PROSECUTION	54

Close Window



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/604,919	06/28/2000	Olivier Miakinen	T3386-906538	6435
	7590 05/15/2008 CKBRIDGE PC		EXAM	INER
1751 PINNACI SUITE 500	LE DRIVE		TRUONG, I	LAN DAIT
MCLEAN, VA	22102-3833		ART UNIT	PAPER NUMBER
			2152	
			NOTIFICATION DATE	DELIVERY MODE
			05/15/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ipdocketing@milesstockbridge.com sstiles@milesstockbridge.com

Appendix B

	Application No.	Applicant(s)		
Office Action Summons	09/604,919	MIAKINEN, OLIVIER		
Office Action Summary	Examiner	Art Unit		
	LAN-DAI Thi TRUONG	2152		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from I cause the application to become ABANDONET	N. rely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 02/11 (2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowan closed in accordance with the practice under Ex	action is non-final. nce except for formal matters, pro			
Disposition of Claims				
4) Claim(s) 1,2,4-14 and 16-64 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,2,4-14 and 16-64 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Example 11.	• • • • • • • • • • • • • • • • • • • •	` '		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some col None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	ite		

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) Application/Control Number: 09/604,919 Page 2

Art Unit: 2152

DETAILED ACTION

1. This action is response to communications: application, filed on 11/07/2000; amendment filed 02/11/2008. Claims 1-2, 4-14, 16-64 are pending; claims 1, 6, 12-14, 16-27, 62-64 are amended; claims 3, 15, 65 are canceled.

Claim Objections

2. Claims 17, 19, 21, 24, 26, 30, 34, 36, 40 and 54 are objected to because of the following informalities: those claims are depended on canceled independent claim 15.

Appropriate corrections are required.

Claim rejections-35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 9-10 and 42-52 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claims 9 and 42-48:

Application/Control Number: 09/604,919

Art Unit: 2152

Page 3

Applicant fails to provide clear definitions for the follow expressions (i.e. C1(I), C2(I), Cn(i); I1-0(i).I2-0(i)... In-0(i)). Without disclosures of definitions for those expressions, how would one of ordinary skill in the art determine functionalities for those expressions. The appropriate corrections are required.

Regarding claims 10 and 49-52:

Applicant fails to provide clear definitions for the follow expressions (i.e. i; p; Jp(i); Jp; Cp(i); Ik; I1.I2; Ik_0(i)). Without disclosures of definitions for those expressions, how would one of ordinary skill in the art determine functionalities for those expressions. The appropriate corrections are required.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Application/Control Number: 09/604,919

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Page 4

Conclusions

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LAN-DAI Thi TRUONG whose telephone number is (571)272-7959. The examiner can normally be reached on Monday- Friday from 8:30am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob A. Jaroenchonwanit can be reached on 571-272-3913. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000. 05/08/2008.

/Bunjob Jaroenchonwanit/ Supervisory Patent Examiner, Art Unit 2152

Index of Claims

Application/Control No.	Applicant(s)/Patent Under Reexamination
09604919	MIAKINEN, OLIVIER
Examiner	Art Unit
LAN-DAI T TRUONG	2152

✓	Rejected	•	Cancelled
=	Allowed	÷	Restricted

N	Non-Elected	A
ı	Interference	0

A	Appeal
0	Objected

Claims	renumbered	in the same orde	r as presented b	y applicant		□ СРА	T.D). LI	R.1.47
CL	AIM	DATE							
Final	Original	05/08/2008							
	1	✓							
	2	✓							
	3	-							
	4	✓							
	5	✓	·						1
•	6	✓							
	7	✓							
	8	✓							
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U.S. Patent and Trademark Office

Part of Paper No.: 20080508

Index of Claims

Application/Control No.	Applicant(s)/Patent Under Reexamination
09604919	MIAKINEN, OLIVIER
Examiner	Art Unit
LAN-DAI T TRUONG	2152

✓	Rejected
=	Allowed

-	Cancelled
÷	Restricted

N	Non-Elected
1	Interference

Α	Appeal
0	Objected

☐ Claims renumbered in the same order as presented by applicant					☐ CPA	□ т.с). 🗆	R.1.47		
CLA	IM	DATE								
Final	Original	05/08/2008							-	
	37	√								
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	39	V								
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,	41	√								
	42	√						·		
	43	✓								
	44	V								
	45	V								
	46	V								
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	48	✓							-	
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	64	✓								
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U.S. Patent and Trademark Office

Part of Paper No.: 20080508

RESPONSE UNDER 37 C.F.R. 1.116 EXPEDITED PROCEDURE – EXAMINING GROUP 2152

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

First Named Inventor: Olivier MIAKINEN

Art Unit: 2152

Application No.: 09/604,919

Examiner: Lan Dai T. Truong

Filed: June 28, 2000

Confirmation No.: 6435

For: METHOD FOR REMOTE

INTERROGATION OF SNMP AGENTS

REQUEST TO WITHDRAW FINAL REJECTION

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In regards to the Finality of the Office Action of May 15, 2008, the Applicant respectfully requests that it be withdrawn and reissued as a Non-Final Office Action.

Applicant believes that it was improper to issue the Office Action as a Final Action, because, contrary to the Examiner's assertion on page 3 of the Office Action, the Section 112, second paragraph, grounds for rejection of Claims 9, 10 and 42-52 were not necessitated by Applicant's February 11, 2008 amendment. Quite to the contrary, no amendments were made to Claims 9, 10 and 42-52, the expressions objected to in the claims were in the originally presented claims, and this is the first time any rejection or objection to the expressions has been issued by the Examiner. Therefore, because the

expressions were <u>not</u> just presented in the previous amendment, they can not validly be used by the Examiner to make the current Office Action final. Additionally, the Examiner has failed to provide detailed reasons for why all of the claims in the application are now rejected. This is especially confusing, because in the prior Office Action, the Examiner had indicated that Claims 1, 12, 13 and 62 would be allowable if rewritten as proposed, which was done in Applicant's February 11, 2008 Amendment. However, the outstanding Office Action lists all of the claims as being rejected on page 2, but no details are provided in the Detailed Action section for Claims 1, 2, 4-8, 11-14, 16-41, and 53-64, which should be allowed.

Applicant's undersigned representative had several telephone calls with the Examiner beginning on April 21, 2008 to discuss the claims and the need to cancel Claims 17, 19, 21, 24, 26, 30, 34, 36, 40, 43, 50 and 54, because they all ultimately depend from now canceled Claim 15 and that definitions for variables in at least Claims 9 and 10 were needed. Please note that Claims 43 and 50 of Applicant's list are in addition to those noted by the Examiner, but also need to be canceled as both ultimately depend from canceled Claim 15. On April 22, 2008, Applicant's undersigned representative called the Examiner and, per the prior calls with the Examiner, left a voicemail message authorizing the Examiner to issue an Examiner's Amendment to cancel Claims 17, 19, 21, 24, 26, 30, 34, 36, 40, 43, 50 and 54, to enable the application to pass to allowance.

On May 5, 2008, to make sure the Examiner's request for additional definition was clearly understood, Applicant's representative called the Examiner and again left a message asking the Examiner to issue a NON-Final Office Action specifically explaining which variables needed to be and how they needed to be defined. Unfortunately, this was not done and the outstanding Final Office Action was issued on May 15, 2008.

On August 15, 2008, Applicant's representative called and spoke with the Examiner about withdrawing the Finality of the Office Action and the Examiner requested Applicant submit a written request to that effect. Therefore, this request is being submitted pursuant to that request.

The Commissioner is hereby authorized to charge to Deposit Account No. 50-1165 (T3386-906538) any fees under 37 C.F.R. §§ 1.16 and 1.17 that may be required by this paper and to credit any overpayment to that Account. If any extension of time is required in connection with the filing of this paper and has not been separately requested, such extension is hereby requested.

Respectfully submitted,

David R. Schaffer Reg. No. 43,089

Date: August 15, 2008

Miles & Stockbridge, P.C. 1751 Pinnacle Drive Suite 500 McLean, Virginia 22102-3833 (703) 903-9000